BUSINESS OPPORTUNITIES. PIRST CLASS BYEAMBOAT AND BUSINESS FOR agle.—The subscribers offer for sale the Waiter Brett, he without their business; has been running the past four we between Finaltill Lancing and New York; earnings for about \$50,000. The boat is in perfect order, and for glist and passenger business is excelled by none; economic in Tuch, de state rooms, newly furnished, oldst years death water about \$4 (set, copper bottomed, engine 30 and past of the state rooms.

N ENGLISHMAN WISHES A POSITION OF WOULD invest a little case with his services; understands chemi-i operations generally, having studied chemistry practically dead complete charge of large factories on the other side; a complete there of large factories on the other side; a complete the backlesper and salesman; no objection to go set; highest references. Address WALTER BRITON, box Bernde of the complete of the complete of the complete of the Bright of the complete of the c

A INTEREST IN AN ESTABLISHED PROPRIETARY
Medicine business for sale, requiring only a moderate
dditional capital to make it very remunerative. Address
HEMIST, Herald office.

N ACTIVE, COMPETENT AND RELIABLE PART A NOTIVE, COMPETENT AND RELIABLE PART.

Ther, with not less than 12,000, wanted immediately in a first class, highly remunerative, honorable, well established and rapiloty increasing office and manufacturing business, which will not about \$110.000 in the next twelve months. To the right party full half interest together with a position commanding \$1,200 per annum, and, if desired, collateral security. Unexceptionable references given and required, only parties ready for business outly for three days, between to and 40 clock.

E. S. HENNETT, 2:8 Broadway.

HELPER WANTED—WITH SMALL CAPITAL, TO take half interest in a safe, easy business, where each calize 475 weekly, without risk. 259 Spring street, base-

A THOROUGH BUSINESS MAN, MECHANIC AND brombor, would engage with a responsible party for length of the territor, or would assist in completing inventions and in bringing them to notice. Remuteration satisactory. References first class. Address SUCCESS, Herald actory.

A SPECIAL OR ACTIVE PARTNER, WITH ABOUT \$23,000, to join the advertiser in a good, respectable and profitable business; the very best of references given and required. The business is now in good working order. Address, with real name, stating the time and where an interview may be had, for three days, D. H. J., Herald office. DARTNER WANTED—\$10,000 TO \$20,000 CASH CAPI-tal required; business established; pleasant and very profitable, Address WOOD'S HOUSEHULD MAGAZINE, Newburg, N. Y.

WE WISH TO CALL SPECIAL ATTENTION OF PER-sons who would wish to engage in a profitable enter-prise, having patented a new and the most simple improve Earth Closel ever offered to the public. It is now on exhi-bition at Crook's Hotel, No. 34 Chatham street, and for sale in State Rights at very moderate Squres.

WANTED—AN ENERGETIC YOUNG BUSINESS MAN with \$5,000 cash, to go to Eugland and Chima as superso of vessel; must have a knowledge of commercia matters and be ready to leave at once; salary \$125 per month and expenses paid. Address SUFERCARGO, Herald

WANTED—A PARTNER, WITH S15,000 TO \$20,000 over \$1,000 per month. A party acquainted with the stationery and paper business can find no better opportunity or investment. Principals only need address L. R., box 163

PER CENT PROFIT, NO RISK.—WE HAVE AN opportunity to invest from \$1,000 to \$10,000; good. Address INVESTMENT, box 204 Herald office.

\$5.000 — WANTED, WITH AN ACTIVE OR SILENT in Philadelphia) with a like amount in purchasing the controlling interest of an incorporated stock company in the fouth, clear of debt, where a large fortune can be realized without the slightest risk; a genuine, legitimate and creditable enterprise; a splendid opening for a person desiring to reside South, either permanently or temporarily; no particulars to unknown parties, without references. Address S. HOLDEROOK, boz 2,839 Philadelphia, Post office, appointing an interview in New York after the leth inst., or the advectiser can be seen at the Continental Hotel, Philadelphia, room No. 5, previous to that date.

. FOR SALE.

A .- SAFES FOR SALE. - A LARGE ASSORTMENT OF account hand Safes for sale cheap. Please call and ex-amine. AMERICAN STEAM FIRE PROOF SAFE CO., 300 Broadway.

FIRST CLASS SAMPLE ROOM, WITH LUNCH Counser, opposite the Gold Room, doing a good busi-, for sale cheap. This is a spiendid chance for a good ; satisfactory reasons for selling. Apply immediately at

FOR SALE—CORNER LIQUOR STORES, GROeeries, Restaurants, Oyster Saloons, Billiard Saloons,
at Markets, down town Sample, Lunch Rooms, Country
tres, Country Hotels. Bakeries wanted.
MITCHELL'S Store Agency, 77 Cedar strees.

FOR SALE, THE DINING AND DRINKING Selection 80 Nassau street, splendidly arranged throught; will be sold at a great sacrifice. If not sold privately fore Thursday, the 16th met, will be sold that day at aucon, by JOHN A. DUNN & CO., 283 Bowery.

COAL YARD FOR SALE—LONG LEASE; LOW RENT; quarter block from river; fixtures in good order. STEPHEN WOOD, Jr., 640 East Eighteenth aircet, between avenues B and C.

DRUG STORE FOR SALE—CENTRALLY LOCATED in a good neighborhood and doing a first rate business rect low. Address PHARMACY, Herald odice. FOR SALE—A COAL YARD, WELL LOCATED AND doing a first rate business; will be sold with er without stock; sole reason for selling, the owner has other business and cannot attend to both. For particulars, terms, &c., apply to TATE & SIMPSON, 80 Nassau street.

FOR SALE—THE BEST LOCATED BOOT AND SHOE store in this city; satisfactory reason for selling; terms moderate. Agents need not apply. Address B., box 110

FOR SALE—AN OLD ESTABLISHED MILK ROUTE and Dairy, with everything in complete order, consist-ing of \$2 head of Cattle, Horses, Wagons, &c. Apply on the premises, 165th street, Washington Heights, of the owner, MARTIN CLANCY.

LOR SALE-AN OLD ESTABLISHED DRUG STORE doing a large prescription business, with stock and fix ures, for sale cheap. Address PHARMACY, Herald office. FOR SALE—LEASE OF A FINE CORNER BUILDING, near junction of Broadway and Sixth avenue; upper part arranged for hotel; store suitable for any business. R. H. HINE, 657 Sixth avenue.

FOR SALE—A TEA AND GROCERY STORE; AN EX cellent chance for a party with a small capital. Apply to HENRY LOWE, 134 Chatham street.

TEWELRY STORE, GOOD TRADE ESTABLISHED one hour's ride from New York by raff. Call on or address R. S. CONAWAY, Plainfield, N. J.

MUST BE SOLD—RARE CHANCE. -\$1,500 WILL BUY a well selected Stock of House Furnishing Goods and Efore Fixtures, on the best part of Third avenue; satisfactory reasons for selling. FRANCIS CRAWFORD, 986 Third avenue.

TO MILLINERS .- FOR SALE, A FIRST CLASS MIL I linery and Fancy Store, established nine years, in a Western city of 25,000 shabitants; Stock, Fixtures and Lease from \$6,000 to 86,000; the cuty first class millinery in the city; prescut owner retiring in consequence of ill health. For particulars apply to JOHNSON, BURNS & CO., 450 Broadway, or to Miss FLYNN, 819 Broadway.

62 MONTGOMERY STREET, JERSEY CITY.—AN ES tablished Boarding House, the Furniture and Fix tures, for sale cheap; two blocks from two ferries and sood business; the owner a lady, and ill, wishes to sell of that account.

\$1,250 FOR FIRST CLASS LIQUOR STORE, lars at RELLY'S, Nineteenth street and 4 years' Lease. Particular at RELLY'S, Nineteenth street and Third avenue, from 10 to 11 A. M., for two days.

AT TOWNSEND'S BUSINESS COLLEGE, 188 BOWERY, private instruction day and evening; bookkeeping, pencerian permanship, arithmetic, French, German, Syanh, shorthand, mathematics and English; ladies' department. Telegraphy by an experienced operator.

A T THOMPSON'S COLLEGE, 29 FOURTH AVENUE A opposite Cooper Institute—Bookkeeping, Writing, Arithmetic, Short Hand, English, German, French, Latin, Spansh, Private lessons, day and evening. Ladies department clegraphy practically taught.

A GOOD HANDWRITING GUARANTEED TO ALL IN ten lessons, by OLIVER B. GOLDSMITH, the reguted penman of America. Bookkeeping and business affairs, College 49 East Fourteenth street, Union square; egials, Mahed 1838.

A GERMAN LADY WILL TEACH HER LANGUAGE to ladies and children only, after a new conversational nethod, at 84 per month; highest references. Address ladame H. H., Herald office.

A LADY WILL GIVE LESSONS IN PENMANSHIP A and other branches if desired at the residence of the supl. Address GOLDSMITH'S Writing Academy, 40 East ourteeath street.

A LADY ABOUT VISITING EUROPE DESTRES TO A find Punils for her daily governess; she instructs in music, French German and English; and can furnish the highest references. Address MISS S., box 5,136 Fost office.

CITY SCHOOL, LONG ESTABLISHED AND IN prosperous condition, for sale cheap, owing to the protor's poor health. Only persons really wishing te buy address B. J., station A, giving real names and ad-

A WIDOW LADY OF CULTURE AND REFINEMENT will take a limited number of Pupils to Board and Educate at her elegant country seat. Instruction thorough, music included; Latin, French and German if desired. Situation healthy and beautiful. A rare opportunity for delicate achidren and widowers with young daughters. Reference unexceptionable. Address lock box 322 Post office, Newwort Kr.

EVENING LESSONS.—BUSINESS WRITING, BOOK-keeping, Arithmetic, Ac.—DULBEAR'S commercial college, 575 Broadway, corner Eighteenth street. Is open day and evening; business men and clerks receive special attention in business penmanship; stiffness, cramping or trembling entirely removed in a few lessons, and an elegant, rapid business hand given.

REENCH IN SIXTY LESSONS—\$5 PER MONTH; conversation; families attended; beginners read, trans-tate and answer in French; at home 2 to 3, &c.
Prof. JOSEPH J. GRIEKRE, 4 West Twenty-fourth st. RENCH CONVERSATION AND LITERATURE—IN A classes or private lessons, under Professor PARRAIN, wacher at the University of New York. At home from 4 to 6 o'clock. S East Sevenicents street. O'Union square.

LOST AND FOUND. LOST-IN A BROADWAY STAGE, FRUDAY APTER-goon, between 12 and 3 o'clock. a Prokage of Money, amounting nearly to \$100. A suitable re-ward will be paid on leaving the same at room 227 Metrop-sitan Hotel.

LOST-A LADY'S GOLD MUNTING CASE WATCH
The finder will be liberally rewarding on returning the
same to H. RUMRILL & CO., 273 Broadway. LOST-RITHER IN WILLIAM, CEDAR, NASSAU OR Chatham street, a Roll of Papers, for which a liberal reward will be paid on their return to JOHN J. O'BRIEN, No. 82 Luciow street.

LOST—SATURDAY, FEBRUARY 11, A BUNCH OF Keys. Whoever will return the same to the Hoffman House shall receive a reward of \$2.

\$10 REWARD.—LOST IN GOING FROM FIFTY-third to Forty-fifth street on Eighth avenue, a small four boa. The above reward will be paid to the inder by leaving it at 345 West Fifty-third street.

\$25 REWARD AND NO QUESTIONS ASKED FOR the return of Red Silk Curtains for one window sholen from 88 Lexington avenue, Thursday night, February \$100 REWARD FOR RETURN OF REGISTERED March & 1865, payable to George G. Barton-registered March 1, 1867. Addless G. G. BARTON, 35 Carman street New Brunswick, N. J.

MACHINERY.

FOR SALE—A LARGE LOT OF NEW AND SECOND hand steam Engines and Bollers, stoam Pumps, Shafting, Pulleys and Machinest's Tools, FINNEY & HOFFMAN, 167 to 175 Water street, Brooklyn. FOR SALE—A MARINE BEAM ENGINE, 54 INCHES diameter cylinder, 12 feet stroke; best construction. Apply to HENRY J. DAVISON, 77 Liberty street, N. Y.

HOADLEY'S PORTABLE STEAM ENGINES.
Four to sixty-horse power. J. C. HOADLEY & CO., 46 Cordandt and 98, 86 and 97 Liberty streets.

BILLIARDS.

W. H. GRIFFITH'S COMBINATION CUSHIONS AND
Tables can only be bought at his factory, 40 Vesey
street. Now is your time to buy at reasonable prices.

VALENTINES.—A LARGE SELECTION OF PANCY Valentines, retailed at wholesale prices at WRIGLEY'S Valentine Depot, 61 Chatham street, dew York.

MARRIAGES AND DEATHS.

KNOX—TODD.—At Washington, D. C., on Tuesday, February 7, at the residence of the bride's father, William B. Todd, Esq., by the Rev. William E. Knox, D. D., of Elmira, N. Y., assisted by the Rev. Thomas Addison, D. D., rect.or of Trimity church, John J. KNOX to Miss Carrie E. Todd, both of Washington. Died.

ATKINS.—On Saturday, February 11, Albert T.
Atkins, aged 43 years and 4 months.
Funeral from his late residence on Tresday morning, at ten o'clock. Friends of the family are invited to attend without further notice.

Atwood.—On Sunday, February 12, Sylvester Opdyke, only child of Noah Levings and Rachel E.
Atwood, aged 3 years, 1 menth and 2 days.
The relatives and friends of the family are respectfully invited to attend the funeral services, this (Monday) evening, at eight o'clock, at the residence of his parents, No. 347 West Fourth spect, the Rady.—On Saturday, February 11, after a prolonged illness, Cafharing, relict of Robert Brady, a native of Mountrath, Queens county, Ireland, in the 60th year of her age.

The relatives and friends of the family are invited to attend the funeral, from the residence of her son, John Brady, No. 12 Watts street, this (Monday) afternoon, at half-past one o'clock. Her remans will be taken to Flatbush Cemetery for interment, Dublin Nation please copy.

Brewster.—In Hariem, on Sunday, February 12,

will be taken to Flatbush Cemetery for interment.
Dublin Nation please copy.
BREWSTER.—In Harieus, on Sunday, February 12,
LEONARD B., only child of Charles W. and Ella A.
Brewster, and grandson of the late Charles H. Andrews, aged 2 years and 6 months.
The friends of the family are respectfully invited to attend the funeral, from the residence of his grandmother, Mrs. H. N. Andrews, on Tuesday movning, at half-past ten o'clock.
BREWER.—Suddenly, on Saturday, Feoruary 11,
ELSIE, youngest child of Bella C. and William A.
Brewer, Sr., aged 2 years. Brisis, youngest child of beins of and within Brewer, Sr., aged 2 years.

Funeral at the South Orange Mountain House, this (Monday) afterneon, at one o'clock. Trains leave foot of Barclay street for Montrose station at ten minutes past ten and twenty minutes past eleven

years and 9 months.

The friends of the family are respectfully invited to attend the funeral. this (Monday) afternoon, at one o'clock, from No. 273 avenue B, corner of Six-

dence, 49 Pike street, Patrick Cahill, late of Dobbs' Ferry, aged 58 years.

Notice of funeral in to-morrow's Herald.

Campbell.—At the residence of her son-in-law, 408 West Twenty-nint street, Margaratr Campbell, relict of Adam Campbell, in the 72d year of her age. The relatives and friends of the family are respectfully invited to attend the funeral, on Tuesday morning, at ten o'clock.

Cary.—At her residence, in this city, on Sunday morning, February 12, Alice Cary, aged 50 years. Her friends are invited to attend the funeral, on Tuesday afternoon, at one o'clock, at the Church of the Strangers, Mercer street, near Clinton place.

Clark.—Suddenly, of disease of the heart, on Friday, February 10, George C. Clark, aged 46 years.

years.

The relatives and friends of the family are invited to attend the funeral, on Tuesday afternoon, at two o'clock, from his late residence, 365 Degraw street, South Brooklyn.

DAVIS—On Sunday, February 12, Joyce, wife of Francis Davis, in the 65th year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, No. 90 Rivingson street, on Wednesday afternoon at one clock.

Francis Davis, in the 65th year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, No. 69 Rivingson street, on Wednesday afternoon, at one o'clock.

DEVERBAUX.—At Flushing, on Friday, February 10, ELIZABPH DEVERBAUX.

The relatives and friends are respectfully invited to attend the funeral, from her late residence in Finshing, this (Monday) afternoon, at two o'clock. Dickerson.—At Piermont, N. Y., on Friday, February 10, Julia Monfogmerr, whe of Robert H. M. Dickerson.

Funeral to take place this (Monday) afternoon, at one o'clock, from her late residence.

DUNNE.—ON Saturday, February 11, of inflammation of the lungs, Margaret Cahell, wife of Owen Dunne, a native of the parish of Castlewaren, county Kikenny, Ireland, aged 40 years.

The friends and relatives of the family are respectfully invited to attend the funeral, from her late residence, 383 Second av., this (Monday) afternoon, at two o'clock.

EDWARDS.—On Sunday, February 12, Walter A., son of William R. Edwards, in the 33d year of his age.

The relatives and friends of the family and the members of Naval Lodge, No. 69, F. and A. M., and the Myrtie Wreath Lodge of Kinghts of Pythias, are invited to attend the funeral, on Tuesday afternoon, at one o'clock, from Alanson Methodist Episcopal church, Norfolk street.

Brethren of Naval Lodge, No. 69, F. and A. M., are hereby summoned to meet at their lodge room, corner Broadway and Thirty-fourth street, on Tuesday, 1th inst, at ten o'clock sharp, for the purpose of attending the funeral of our late brother, W. A. Edwards. By order.

HENRY R. CHAPMAN, Master.

EDWARDS.—On Saturday revening, February 11, ISAAO EDWARDS, aged 55 years.

The relatives and friends of the family are invited to attend the funeral, from his late residence, No. 130 East Engbry-fourth street, on Tuesday, at twelve o'clock, and from the Norfolk street Methodist Episcopal church at one o'clock in the parents' residence, Websier avenue, near Waren street, Hudson Cit

o'clock.

HORTON.—In Brooklyn, on Sunday morning, February 12, at one o'clock, Amanda F. Welch, wife of Benjamin D. Horton, aged 32 years and w months.

The relatives and friends are respectfully invited to attend the funeral, from her late residence, 234 Dunfield street, on Tuesday afternoon, at two o'clock.

Duffield street, on Tuesday afternoon, at two o'clock.

Boston and Portland papers please copy.

HUPFEL.—To Relations and Friends—Herewith the sad notice that the unmerciful Death called my dear, beloved wife, CATHARINE GLASER HUPFEL, at the age of 20 years and 5 months, this morning, at six o'clock, from my side.

The relatives and friends are respectfully invited to attend the funeral, from her late residence, Grove Hill, avenue A, near Hupfel's brewery, this (Monday) afternoon, at one o'clock.

Moreisania, Feb. II, 1871.

Kimball.—On Saturday, February II, Alza E., wife of Charles S. Kimball.

Funeral on Thursday afternoon, at one o'clock, from her late residence, 189 Columbia Heights, Brockyn. The remains to be taken to Auburn, New York, for interment.

Lounsbery.—At his residence, Bedford, on Friday, February 10, James Lounsbery, in his 76th year.

The funeral services will take place at the French

year.
The funeral services will take place at the Presby-terian church, Bedford on Tuesday afternoon, at two o'clock. Relatives and friends are invited to attend. Carriages will be in waiting upon the arri-val of the half-past nine A. M. train from Twentyval of the half-past nine A. A. Market Street.

Love.—On Saturday, February 11, John Love, aged 55 years.

The funeral will take place on Wednesday, at realwa o'clock. The members of Facilic Lodge F.

and A. M. and the friends of the family are respec-fully invited to attend, from his late residence Montgomery avenue, near Van Vorst street, Hudso

Lynch.—On Saturday, February 11, FEBDINAND F. Lynch, in the 18th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral from the esidence of his father, 160 East Eighty-second treet, this (Monday) afternoon, at one o'clock.

MARTIN.—On Sunday, February 12, after a long and severe filness, HANGRA, relict of Thomas Martin, f Banngha, county Lestrim, Ireland, aged 65 years and 5 months.

of Banagha, county Lettrim, Ireland, aged to years and 8 months.

The friends of her sons, Patrick and Prancis Martin, likewise her son-in-law, Peter Scanlon, are respectfully invited to attend the funeral, from her late residence, No. 250 Mott street, on Tuesday afternoon, at two o'clock.

Slige (Ireland) papers please copy,
Mills.—On Sunday, Petruary 12, Eliza, wife of Thomas Mills.

The relatives and friends of the family are invited to attend the funeral, from her late residence, No. 113 East Soventieth street, on Tuesday morning, at ten o'clock.

118 East Seventieth street, on Tuesday morning, at ten o'clock.

McChar.—At his residence, Fairview, N. J., on Sunday morning, February 12, James McChra, Esq., M. D., late of Donegal, Ireland.

Notice of funeral hereafter.

McGrane.—On Friday morning, February 10, in the 41st year of her age, Marianne McGrane, the beloved wife of Thomas McGrane and daughter of the late John Wall, of the city of Dublig.

The friends of the family, and of her brother Thomas Wall and her brothers-in-law Patrick Mo-Grane and Thomas Dunn, are respectfully invited to attend the funeral, from her late residence, 402 East Eighteenth street, near First avenue, this (Monday) morning, at half-past nine o'clock, thence to the Uhurch of the Immaculate Conception, Fourteenth street, where a selemn high mass will be offered for the repose of her soul; after which the remains will be taken to Calvary Cemetery for interment.

Dublin and Philadelphia papers please conv.

Dublin and Philadelphia papers please copy.
McINTOSH.—On Sunday, February 12, LYDIA
CINTOSH, widow of Commodore James M. McIn-

McManus.—On Sunday, February 12, after a pro-fracted illness, Margaret, relict of Charles Mc-Manus, a native of Clouakilty, county Cork, Ireland, in the 44th year of her age.

The remains will be taken from her late residence, 253 West Tuirty-fifth street, to the Church of the Holy Innocents, Thirty-seventh street, between Seventh avenue and Broadway, on Wednesday morning, at ten o'clock, where a solemn requiem mass will be offered for the repose of her soul; thence, at one o'clock, to Calvary Cemetery for in-terment. The friends of the family are respectfully invited to attend.

thence, at one o'clock, to Calvary Cemetery for in-terment. The friends of the family are respectfully invited to attend.

Oork papers please copy.

NEWMAN.—On Sunday morning, February 12, ANN NEWMAN, in the 33d year of her age.

The relatives and friends of the lamily are invited to attend the funeral, from the residence of her son, George C. Newman, 235 109th street, between Second and Third avenues, Harlem, on Tuesday after-noon, at one o'clock.

son, George C. Newman, 235 109th street, between Second and Third avenues, Harlem, on Tuesday afternoon, at one o'clock.

OLDEN.—In Brooklyn, on Saturday, February 11, THOMAS L. OLDEN, son of Dr. S. M. Olden, of Brockport, N. Y., in the 33d year of his age.

The friends of the family are respectfully invited to attend the funeral, from the residence of his father-in-law, 116 Dufield street, Brooklyn, on Tuesday afternoon, at two o'clock, without further notice.

OSBORN.—At Minneadolis, Minn., on Tuesday, February 7, Robert A. Osborns, only son of A. L. and Eliza Osborn, of this city, aged 22 years, 6 months and 20 days.

The friends and relatives of the family, and also Pioneer Lodge, F. and A. M., of Hackensack, N. J., are invited to attend the funeral, from the residence of his parents, 194 West Teuth street, this (Monday) morning, at half-past nine o'clock.

O'NEAL.—On Saturday, February 11, after a short illness, Terrence O'Neal, in the 55th year of his age. The friends of the family are requested to attend the funeral, from his late residence, Forty-eighth street and Eleventh avenue, this (Monday) afternoon, at one o'clock.

POLLOCK.—In Brooklyh, on Saturday, February 11, of disease of the hear, Ellior Haswell, native of Glasgow, Scouland, file of Julius L. Pollock, aged 54 years.

Friends of the family are respectfully invited to attend the funeral, from the Reference Church, Twelfth street, near Pifth avenue, South Brooklyn, this (afonday) afternoon, at two o'clock.

Postr.—At Bellpert, L. I., on Wednesday, February 8, Elizaberth, wife of Hram Post, in the 66th year of her age.

Powers,—On Saturday, February 11, Grace, the

her age.

POWERS.—On Saturd v. February 11, GRACE, the only child of J. E. and Etta Powers, aged 5 months and 17 days.

Funeral services at one o'clock, this (Monday) afternoon, at the residence of her parents, 135 Christopher street. Friends and relatives are invited.

LINE M. Evens, wife of William Ryer, in her 66th year.

Relatives and friends are invited to attend the funeral, on Tuesday morning, at eleven o'clock, from her late residence, No. 118 Sixth street, Roscille, Newark, N. J.

SHAPTER.—Un Sunday morning, Pebruary 12, at his residence, No. 356 West Fifty-seventh street, John S. Shapter, Notice of funeral hereafter.

Notice of funeral hereafter.

SHEA.—Suddenly, on Sunday, Pebruary 12, John E. Shea, aged 23 years.

Relatives and Irlends are respectfully invited to attend the funeral, from Bellevue Hospital, foot of Twenty-sixth street, East river, on Tuesday afternoon, at two o'clock.

Members of the National Association are also requested to attend. By order of WILLIAM WELCH, President.

T. W. Ralbigh, Secretary.

and New Haven Banroad, from Twanty-Street.

Sweeney.—On Saturday, February 11, John
Sweeney, native of the parish of Donaghmore,
county Donegal, Ireland, aged 42 years.

Funeral from his late residence, corner of Park
avenue and Sanford street, Briokiyn, Long Island,
N. Y., to Cemetery Holy Cross, Flatoush, this (Monday) afternoon, at two o'clock. His friends and
those of his brothers-in-law, John and Patrick Corr
and John Coigan, are respectfully invited to be
present.

and John Colgan, are respectfully invited to be present.

TAPPEN.—On Sunday, February 12, Mrs. HANNAH TAPPEN, in the 85th year of her age.

Her relatives and friends are respectfully invited to attend the funeral services, at the residence of her son, Thomas B. Tappen, No. 348 East 120th street, on Wednesday afternoon, at three o'clock.

WARD.—On Sunday evening, February 12, SYLVANUS S. WARD, in the 66th year of his age.

Notice of funeral in Monday evening papers.

WALLACE.—MARY, wife of William Wallace, aged 68 years.

Notice of funeral in Monday evening papers.
Wallace.—Mary, wife of William Wallace, aged 68 years.
The relatives and friends of the family are reducised to attend the funeral, from her late residence, 437 East Tweith street, on Tuesday afternoon, at two o'clock.
Woons—In Jersey City, on Friday, February 10, John Woods, aged 73 years.
The relatives and friends of the family, also the members of the A. P. A., of Jersey City, are invited to attend the funeral (this) Monday afternoon, at two o'clock, from his late residence. Academy street, near Palisade avenue, Jersey City Heights.
Yound—On Sunday, February 12, after a severe lilness, Waller J. Young, aged 54 years.
The relatives and friends of the family are respectfully invited to attend the funeral, at his late residence, 149 West Broadway, on Tuesday afternoon, at one o'clock. The remains will be taken to Cypress Hill for interment.
Reddicto (England) paner, please copy.
Zabriskie,—at Bergen Point, on Saturday, February 11, of crystpoless, Michael A. Zabriskie, in the 42d year of his age.
Friends of the family are respectfully invited to attend the funeral, from the residence of his mother, on Tuesday afternoon, at two o'clock.

A Divorce Granted by a Colored Justice.—
The Shubuta (Miss.) Times chronicles a very rich divorce case in that county, that for brevity, cheapness and despatch beats Chicago a long way. It appears that James Chapman and Jennie Williams, or James and Jennie Chapman, had "tuck np" with each other and been living together as man and wife for a long time, and that Jim get tired of the old woman and courted Miss Linda, who promised to share his bed and beard, provided he would get a divorce from Jinny. Jim therefore hastened to the office of T. H. Clay, one of Alcern's colored magistrates, and offered him five dollars for a divorce. Clay pocketed the "five" and wrote out the following certificate of divorce:—

Miss Lindy, this is to certify that James Chapman and Jenny Williams has this day separated before me, and you and him are at liberty to marry when you will.

The Clay.

This is decidedly the cheapest and speedlest divorce ever obtained in the United States, and we commend Clay to the patronage of all darkies who wish to get rid of their old dried up wives in order marry fresh and plump ones.

marry fresh and plump dues.

The Hempstead Sentinel has the following respecting Mr. Stewart's new hotel at his embryo City of the Plains: Mr. Stewart's new hotel on the Plains is to be commenced forthwith. It is to be over 300 feet in length and will be three stories high, with a Mansari root, a part of it being four stories besides the Mansard. The building is to be entirely fireproof, being constructed principally of iron. It is designed to make it one of the best finished hotels on the Continent.

THE COURTS.

Important Decisions by Judge Woodruff-Col lision Cases on Appeal-General Average-The Rule of Navigation as to Steamers Meeting Sailing Vestels at Sea-Uttering Forged Bonds-A Lawyer Charged with Forgery.

UNITED STATES SUPREME COURT.

Further Confiscation Cases Reargued. WASHINGTON, Feb. 11, 1871.

No. 21. Miller, Executor, vs. The United States Error to the Circuit Court for the District of Michigan.—This is another confiscation case, and was now reargued, presenting the same questions as discussed in the cases of Garrett and MoVeigh, just reheard and restated. The government contends that the plaintiff in error has no standing in court, because the Confiscation act was not against the property of any particular rebel, but against the property of any particular rebel, but against the property of any and all enemies. The property selzed was the property of a public enemy, and the name stated chances to be Milier; but the information would have been equally good had the name been omitted. It was not material to show which enemy owned the property, but only that it belonged to an enemy. The suit was against the property, and not against the owner. It was a case of belligerent seizure, jure belli, and neither the provisions of the constitution nor the rules regulating municipal seizures have any application to it.

No. 24. Tyler vs. Defress—Error to the Supreme Court of the District of Columbia.—This was an ac-

Court of the District of Columbia.—This was an action of ejectment brought by Tyler to recover real under the act of 1862. The case presents the same questions stated in the preceding cases of confisca-tion—the right of trial by jury when charged with crime; effect of a pardon on the rights of property, &c. In this case it is claimed that there was no trial by jury, even as required in cases at common law, which these actions are held to be; and there were fatal defects in the proceedings considered as a case in admiralty under the statute.

UNITED STATES DISTRICT COURT-IN BANKRUPTCY. Before Judge Blatchford. Voluntary Petitions in Bankruptcy.

Adjudications in Involuntary Cases.
Jacob Abrahams, Edward B. Buckley, George W. Murfey, Francis F. Cecil, Peter J. Ryan, John Y. Savage, Jr., George Teets, Leonard Pohl, Theodore H. Vetterlein, Bernhard T. Vetterlein.

Joseph A. March. Discharge. UNITED STATES CIRCUIT COURT-IN ADMIRALTY. Collision Cases -Appenls.

Before Judge Woodruff. Thomas Ayres et al. vs. The British Steamer Queen.—The libel in this case was filed against the steamer to recover damages for the sinking of the schooner Annie Magee, which was run into by the steamer at the entrance to the harbor of New York. At the time of the collision the libellants were owners of the schooner. The judgment of the court below was in favor of the libellants, with costs. Judge Woodruff has written a long decision in this case. He reverses the decision of the court below, and dismisses the libel, with costs. He holds that the collision was caused by the schooner; that she violated the well settled rule of navigation as applicable to saling vessels and steamers; that, instead of holding on her course, as she was bound to do, she changed it, thus embarrassing the action of the steamer, which was bound to change aer course when she met the schooner. The proof here is that so soon as the schooner. The proof here is that so soon as the schooner was seen from the steamer he latter ported to avoid her, and that when within a shert distance the schooner starboarded and crossed the bow of the steamer. The distance of the schooner from the steamer. The distance of the schooner from the steamer when she thus starboarded is variously estimated by the witnesses; but a fair view of the whole evidence would make it not over 800 feet, and the Judge thinks rather less—that is, little over twice the length of the steamer, and the engine of the steamer was then instantly stopped and backed, the helm being thrown hard aport, to sheer her off to the east as far as possible. The claim is that the steamer should have starboarded. The vessels were approaching each other at a combined rate of speed of from thirteen to fifteen miles an hour, or one mile in about four minutes and 800 feet in little over half a minute. Looking back and seeing precisely what took place, it may seem if the steamer had starboarded she might have cleared the schooner; but that is not the standpoint from which the view is to be taken. The schooner was approaching the course of the steamer, which made a change to port or westward perilous; the captain and plict deemed it impracticable; the Schooner was little over half a minute. They then thought and still think throwing the helm hard aport and stopping and reversing the only alte owners of the schooner. The judgment of the court below was in favor of the libellants, with costs.

Members of the National Association are also requested to attend. By order of william Welloh, President.

T. W. Ralbing Secretary.

Slater.—At Washington Valley, N. J. on Friday, February 10, Elizaberg C., wile of David Slater, in the 60th year of her age. The funeral will take place at the First Presbyterian church, Plainfield, N. J., on Tuesday morning, at half-past eleven o'clock. Trains leave foot of Liberty street, New York, at half-past eleven o'clock.

SMYTH.—On Sunday, February 12, of consumption, Mrs. Julia C. SMYTH, in the 55th year of her age, at her late residence, No. 14i First avenue.

The remains will be taken to Calvary for interment on Tuesday afternoon, at one o'clock.

SOMERVILLE.—At her residence, 505 Greenwich street, on Friday, February 10, Mark Somerville.

The relatives and friends of the family are invited to attend the funeral services, at St. Joseph's church corner of Sixth avenue and Fourth street, this (Monday) morning, at ten o'clock, where a solemn high mass of réquium will be offered up for the repose of her soul, and thence to Calvary Cemetery for interment.

Sutton.—At Rye, on Seventh day, February 11, Silas Sutton, in the 65th year of his age.

Relatives and friends of the family are respectfully invited to attend the funeral, on Third day, at welve o'clock noon, from Friends' meeting house, Purchase, Carriages will be in waiting at Rye station on the arrival of the nine o'clock train New York and New Haven Raiiroad, irom Twenty-seventh street.

Sweeney — On Saturday, February 11, John Sweeney onerate the steamer from responsibility for the collision with the ship. It was the duty of the steamer
to keep out of the way of the sailing vessel, and unless there was some fault on the part of those navigating that vessel which operated to mislead the steamer
or doleat her efforts to keep out of the way the
steamer is necessarily lisible. The presumption of
fault on her part, there being no pretence of inevisell the steamer was bound to use vigilance,
skill and good seamanship, and although she was at
liberty to choose her own mose of avoiding the shp,
always at her own peril u she erred, it is pertinent
to inquire whether in what she did she exercised
proper prudence and care. According to the testmony of both the mate and the lookout on the
steamer they saw the green light of the ship some
minutes before any change was made in the course
of the steamer. The mate correctly inferred that
it was on an approaching vessel. Whether
he so inferred or not, the indication was
decisive that if the light was properly
set the vessel so seen was crossing the track of the
steamer anead of her then position, or was coming
head on toward the steamer's port low. It was,
therefore any change was made in the course
of the steamer and the steamer was the port
bow of the steamer, there could be no collision if both vessels kept their course, because the
steamer at her then speed must pass out of reach
port bow of the steamer, there could be no collision if both vessels kept their course, because the
steamer at her then speed must pass out of reach
of the ship before the latter could reach her course,
and, on the other hand, it was perfectly certain that
if the green light alone in yiew, the steamer
of the ship. If in the then apparent course of the ship,
with her green light alone in yiew, the steamer
had any change, life plain duty was to go is stafboard, and not to port or attempt to cross the bow
of the ship. That this so is faily confirmed by the
testimony of the mate himself and by the act of the
capital

eyes of those on the steamer, and it is of much sig-nificance, when the Court was called upon to disbenificance, when the Court was called upon to disbelieve the testimony of the witnesses for the steamer,
that no witness is produced from the ship who is
able to state of his own knowledge that the light
was in position. In this confusion of lights presented to the eye of the steamer she was misled,
and, though ne thinks that the appearance of the
lights called most strongly upon her officers to
slacken speed, they are not solely responsible. The
decree herein must direct contribution by each vesset to the loss sustained.

Philip Pitzpatrick et al. vs. Sio Bates of Cotton and 288 Barrels of Molasses.—The libellants were owners of the schooner G. W. Hyson, and sought to owners of the schooner G. W. Hyson, and sought to recover on the principle of general average for the loss of their vessel and freight money, the vessel being driven ashore and lost having on board the above named goods, which were saved, as cargo. Judge Woodruff, before whom the case was taken on appeal, has decided in favor of the libellants, holding that the wrecking of the vessel was an unavoidable disaster, and that all that was saved must, on the principle of general average, contribute to the loss sustained. This decision affirms the decision of the court below.

UNITED STATES COMMISSIONERS' COURT. Charge of Uttering a Forged Bond.

Before Commissioner Osborn.

nited states vs. Stephen Sherlock.—The de fendant was charged with having uttered a forged bond for the release of a quantity of whiskey which have been seized by order of the government. The bond, it appeared, was signed by one of a firm with which the defendant had been engaged in business, but it turned out in the evidence that the defendant had nothing whatever to do with the signing of the paper in question. The Commissioner ordered Mr. Sheriock to be discharged, holding that one member of a firm could not be made to suffer for criminal acts committed by another member, in the absence of evidence that there was any knowledge or collusion on the part of the other member.

Before Commissioner Betts.

The United States vs. John E. Murray .- The deforged the name of Mr. James F. Dwight, Register lorged the name of Mr. James F. Dwight, Register in Bankruptcy, to a protection paper purporting to have been issued to one Robert Donnelly in certain proceeding in the Cours of Bankruptcy. The defendant admits that he signed the paper not intending to commit forgery, but merely for the purpose of letting his chient (Donnelly) see what the paper would be like when it was properly signed by the Register. The Commissioner held the defendant in \$1,000 ball to await an examination on Monday next.

SUPREME COURT-CHAMBERS.

Decision. By Judge Barnard. In the Matter of Extending Park Place.—Motion granted confirming report of Commissioners of Estimate and Assessment.

SUPERIOR COURT-SPECIAL TERM

By Judge Freedman. George H. Slevens vs. William J. Cole.—Order granted.

Anton Sayles vs. Patrick Collins et al.—The

same.

L. Merkle vs. F. Fosterling.—The same.
John W. Subergen vs. Salit Calliman.—The same
Louis Kleim vs. Joseph Urban.—The same.
Henricita Weiss vs. Henry Schaffer.—The same,
John S. Moor vs. Marcus Oppenheimer.—The sam
George Frost et al. vs. James H. Carrington.—Th Same, Salizer vs. Sarah Fineall.—The same, Gabriel Salizer vs. Sarah Fineall.—The same, Jacob M. Smith vs. Henry Hurt.—The same, The East New York and Jamaica Raitroad Com-pany vs. Jane Elmore.—The same, John Jordan vs. Férdinand 4. G. Ernst,—The same.

William Schuster vs. Clara Schuster.—Counsel fee
of \$200 and alimony at the rate of ten dollars per

VOICE OF THE PROPER

His Honor the Mayor, A. Oakey Hall, in an address recently delivered at the opening of a charity fair, said no more appropriate title could be given the city of New York than the City of Charities. We may well be proud of this compliment as a city; for within its boundaries are centred every system of benevolence. It is the great fountain to which impoverished corporations, churches and individuals direct their steps, sure of a cordial welcome, and generally returning hence with their vessels filled to provisions are sent to her from our shores; if Prussia or France are bleeding and starving, relief in every form is cheerfully vouchsafed. She is the prototype of the white angel of charity, and her benevolence covers many a dark spot on her escutcheon. But this great city, in her unbounded sympathy, looks not always into the merits of the objects she benefits, and consequently her charities are often thoughtlessly dispensed. Among the large number of insti-tutions in the city of New York having in view the relief of suffering humanity is the "Children's Aid Society." Whether that society works the amount of good it claims to do, and is worthy of the assistance it receives from the general public, a perusal of the following may assist the reader in determining. And this question is somewhat apropos, inasmuch as the society is about petitioning Congress to make an appropriation to assist the östensibly laudable objects of the institution. I would not attempt to compare the results of the various institutions operating directly lipon this Yagrant class of children. Though hot a Catholic myself, I know that many thousands, within the last decade, have been swept from the streets into the recently established schools of the Catholic "Brothers." And many other agencies have been at work during that period for the prevention of juvenile papperism and crime. It must, therefore, excite a smile with many intelligent persons, when this society puts itself forth as the chief, if not the only, agency that has largely diminished the number of arrests and commitments in this city during these last ten years. I am reluctantly compelled to conclude that this system of "lodging houses" has created an entirely new class of juvenile vagrants, before unknown in this city. The disobedient and fruant boy, not only in our own suburbs, but in Philadelphia, Baltimore and St. Louis, soon began to read and hear of the paradise open to young vagrants in New York, of its "lodging houses," six cent dinners and unlimited license to enjoy himself night and day, with "no questions asked," provided he can pay at ten o'clock at night the indispensable six cents for his lodging. The receiving clerk cannot tell, if he would, the real names and former homes of 150 sharp, evasive runaways. The new ones easily deceive him, and the "old stagers" often maintain their incognito for months and years. Under what system can self-will and the lower passions of the youth be more amply stimulated and developed into overt, crime? He can attend the low theatre and gamble in the "Five Politis" gambling helis (for he earns money enough) with none to molest or make afraid. And, as he increases in years, he consorts ance it receives from the general public, a perusal of the following may assist the reader in determining. And this question is somewhat apropos, inasmuch

ence of every other boy. Is not this elevating? They are denied admission to this "Home"(f), from seven A. M. to six P. M. on week days, and are at liberty to go where they please till steredecides to return at all, for the night. On the Sabbath these thinly clad and filled boys are closed out from nine to five to shift for themselves as best they may. It was this starting resultre in the operations of the society that first led the writer to make these inquiries. It seemed hard, indeed, that these poor feliows, in the hely name of benevolence, should thus be compelled to wander up and down the streets in all weathers, so as to make enough by blacking boots and hawking Sanday papers to pay the indispensable eighteen cents to secure his Supaky nighe's lodging. Thus this society utterly ignores the fourth commandment. So long as the mercenary lodger can command his eighteen cenus no one asks now he got it, where he got it or when he get it.—Sunday or Saturday.

Second—it provides homes for the boys among the farmers of the West. As a general thing, the boy desired for the West mants be from ten to fourteen and upwards. It has no market value under this age. The West wants muscle, not bables, when the boy would begin to be a help to his parents—perhaps widowed and helpless mother—ne is made to forget his fillal obligations under the dazling "pursussions" of this society compounds a felony with him in persuasing him to leave them, even when thriftless, or worse.

Third.—The "logging bouse boy" in New York earns from tweely to thirty dollars a month, and eighteen cents a day leaves a large margin to spend in concert saloons, luvenile gambling hells and dens of prostitution. I do not mean to say that the Children's Ald Society is not doing some good in providing for a few that are utterly left without friends or home, but I do say that the "Newboys" Lodging House." Further, even if one or "Lodging House." Further, even if one or "Lodging House." Further, even if one or "Lodging House." Further, even if one or miserab

TO THE EDITOR OF THE HERALD: The necessity of a rapid means of communication

from one point to another in this city, and more especially from extreme to extreme, is forcing itself on the notice of the public more prominently every day. We have already before us three or four schemes, offered by different projectors, for public approval, and I propose briefly to examine into their respective merits. It must be first borne in mind that engineering difficulties are secondary to the question of finances; there is scarcely anything nowadays impracticable to the engineer when there is no restraint on his expenditure; but before you can enlist capitalists in your service you must be in a position to prove that a reasonable dividend is obtainable on their capital invested. In Eugland, and particularly in London, where the facilities of locomotion in and about the city leave nothing to be desired, with one exception, no railroad pays a reasonable dividend, because he first outlay for purchasing land, indemnifications &c., mount up to such a figure that no amount of traffic could recuperate it. Now here, among the way avenue" through the blocks to Porty-second street. Leaving out the cost of the railroad to be conmense expenses for expropriations, &c., added to which the destruction of parts of sixty blocks of residences, supposing only twelve to each block, necessitating the finding of new habitations for at least 1,400 families, and in a thickly populated city they would be obliged to seek elsewhere, mos bably in the outskirts of Brooklyn, Jersey Cit,

Harlem. This is surely argument enough to thro, out this scheme. The next on the tapis is the underground from City Hail to Forty-second street—about three and a quarter miles—which is estimated to cost \$30,000,000. Before touching on it in an engineering point of view, let us consider how we can recommend it to capitalists—\$30,000,000, at seven per cent interest, would require \$2,100,000 clear profit. Now, six trains an hour, for twolve hours a day, running both ways, with 400 passengers in each, at ten cents, would give \$2,102,400 per annum, only just sufficient to pay the interest, leaving no margin, for running expenses; but such a number of passengers is more than the most sanguine could expect. The engineering objections consist in the looseness of the soil as far as Fourteenth street, which would render the greatest precaution necessary to avoid impairing the stability of the neighboring edifices, and the immense amount of trailic on the proposed route would render open cutting work very objectionable. It may be argued that the same difficulties had to be encountered on the "underground" in London; but it must be rememoered that the city end of that line runs through what was a very bad neighborhood—Smithfield, Sartron Hill, &c.—and the construction of the line was the signal for clearing the city of this auisance. The whole was razed neighborhood—Smithfield, Sairon Hill, &c.—and the construction of the line was the signal for clearing the city of this musance. The whole was razed and the line run in open cutting. Further on the route was selected along one of the broadest but not the most frequented thoroughlares—the Euston and New Roads. The work was carried on open and closed over as completed. I may remark, the value of the neighboring houses has been depreciated. I think an elevated railroad is the thing that is required, and there are several schemes offered. The first of these is that of a double track slung under iron arches, which span the streets from sidewalk. These would, of course, vary with the width of the streets and would be very lofty, and, I think, a great eyesore. A model can be seen at 21 Cortiands street. Another is supporting cars on cables to be hung along the streets, and by raising or lowering one end with, I suppose, by draulic power the cars would run by their own gravity. To say the least of it the idea is novel. A very matter of fact proposal is that of a double track running on girders, supported by three handsome columns, the cars to be drawn by an engine—an English patent, noiseless and smoke-consuming. A very nice view of this project is exposed in a window at \$21 Broadway. It is light and substantial and offers great facility for speedy motion. Of the others and last scheme I can offer no opinion, as it was only roughly explained in a letter in the New York Herald, which was remarkable for its errors in grammar and spelling. It was for a double track, one track over the other, and supported also on columns, which would give a foral height of fifty feet. However, as it was signed "C. E." by the author, I suppose the whole was a squib.

As it will soon be necessary for every one to study these questions my remarks may, perhaps, prove of use in the selection of a project; and it must be borne in mind that the important points to be considered fare: first, the construction of the work, without linterfering with

TO THE EDITOR OF THE HERALD:—
The article in the HERALD of January 31, 187), ing and receiving "fees not sanctioned by law," and also charging fees for "personal services," would lead the public to suppose that the registers in bank-ruptcy are a set of pettifogging rascals, and, in fact, the said article so charges, whereas the registers in the city of New York are all gentlemen of high standing, both socially and among the legal profession, and have for years practised in both our State and fede-

ing, both socially and among the legal profession, and have for years practised in both our State and federal courts, and to accuse them of being "pettifogging attorneys and political aspirants" is, to say the least, a base and cowaruly slander.

As to the enormous lees "demanded and received" by the registers, the following are the lacts:—When a vountary petition in bankrupt-y is filed a deposit of fifty dollars is made by the petitioner to secure the register's fees. The petition is then referred to one of the registers, and a check for twenty-five of the fifty dollars so deposited with the court accompanies the order of reference to the register. When the proceedings before the register applies to the bankrupt's attorney for a request from him to the cierk of the court that he, the said cierk, pay to the register the balance of the fifty dollars originally deposited with the Court by the bankrupt automatically deposited with the Court by the bankrupt. Upon the receipt by the cierk of such request he sends to the register a check for the said balance. In cases where there is little or no opposition, the register's fees have received from the bankrupt, rarely, if ever, exceed seventy-five dollars. The assertion in the article treorfest to, that in cases such as those referred to above the register's fees have "mounted to from \$150 to \$175, and in some instances to \$200," I pronounce utterly false, and challenge the author of that article to name one instances in which the register's fees have amounted to the snms named above, in cases where there has been no opposition. Should a register demand "fees not sanctioned by law" the bankrupt is not compelled to pay them, he has a legal and never-faling remedy. By application to the United States District Court the register's bill will be taxed, and if there is one item charged to which the register is not justly and legally entitled it will be stricken out. The bankrupt, in every instance, when he feels himself aggrieved, can therefore have justice done him, as ther